## IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In Re: Mullen, William V. Case No. 16-11225-TPA

Mullen, Debbie S.

Debtor(s) Chapter 7

## CHAPTER 7 TRUSTEE'S REPORT OF NO DISTRIBUTION

- I, Tamera Ochs Rothschild, having been appointed Trustee of the Estate of the above named Debtor(s), report that:
- 1. I have neither received any property nor paid any money on account of this Estate.
- 2. I have made a diligent inquiry into the financial affairs of the Debtor(s) and the location of the property belonging to the estate.
- 3. There is no property available for distribution from the estate over and above that exempted by law, with the exception of a personal injury matter filed in Crawford County, PA at 657-2016, In Re: <u>Debbie S. Timer-Mullen and William Mullen v. Arthur W. Zazado.</u>
- 4. Pursuant to Fed. R. Bank. P. 5009, I hereby certify that the Estate of the above-named Debtor(s) has been fully administered, except for administration of a personal injury matter filed in Crawford County, PA at 657-2016, In Re: <u>Debbie S. Timer-Mullen and William Mullen v. Arthur W. Zazado</u>.
- 5. I request that I be discharged from any further duties as Trustee.
- 6. Pursuant to Court Order entered on October 27, 2017, the a personal injury matter filed in Crawford County, PA at 657-2016, In Re: <u>Debbie S. Timer-Mullen and William Mullen v. Arthur W. Zazado</u> shall remain property of the Bankruptcy Estate upon the entry of a Final Decree; if money becomes available to creditors from this asset, the case will be re-opened and a Trustee will be appointed to administer the asset.

Dated: December 20, 2017

/s/ Tamera Ochs Rothschild, Trustee
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